DHARLES KINGSLEY, on hor to

of persons who conceived a belief that a cloth manufacturer, in the west of England. His first piece of cloth he sold to a person. Her courage was almost spent; but he then declined it.

When the project of forcing slavery into the courage was almost spent; but, recollecting herself she put up a prayer to the Almighty for protection, and threw herself upon his providence, for "vain was the help of man." She immediately felt him throughout his whole life, he determined, if possible, to regain possession of his property, of which, it appeared, he was about to be defranded. It occurred to him that, by

bouse. The other three are now in a mar-

the flow required by M. Person, a well known did. Core Connecting, which has observed approach assertion. Core Connecting, which has observed approach assertion. Core Connecting, which has been imported it too Senates means the connection of the Senates means the senation of the Senates means the senat

I Weekly Journal, Deboted to Plews, Literature and Politics.

VOL. XLI.

DELAWARE, OHIO, JUNE 18, 1858.

SELF-POSSESSION IN MOMENTS chant-vessel, and are very steady and well- it to pulp. Paper has not been made in Eng- A Morner AND Eight Children Drown the distance intended for the hills, that would | How to Stor Blood .- Take the dust of

behaved.

ling, when the fram immediately seized the reins of his horse. Mr. C., perceiving that he was in bad hands, 'adeavored to break away; but the man threate-red to fine, or was wont to be, the down, if he repeated the attempt. Three other men immediately rode up placing Mr. C. in the midst of them. On perceiving his danger it struck him, "Here is an occasion for faith;" and that direction occurred to him, "Call upon me, in the day of trouble; I will be of upon me, in the case and reached by the anger of the bank and their eight children were in their beds when their eight children were of the bank and hands. Was also as the was the two the was upon the deliver and the will be of upon me, in the case of the bank and the many that the deliver was usual for persons to go to be different were to make it is, out of the was unany obstincted any or the deliver was usual for fire to make any the wasual to me. We also the was the was the was the was the was the wi

the to induce or to cure disease, and to
Lewes; let the gentleman's horse go; we come he arose and went down, when, to her term man, in short, in the most arbitrary wish you good night." Mr. Cecil had, a terror and astonishment, she saw a sturdy fellow searching the house for plunder. At kills more persons than either the belonging to his churches, which he had the first view she felt ready to drop; but, The election of Gov. Ambony, of Rhode ers or the yellow fever, during the rav- been to London to receive, and the loss of being naturally courageous, and of a deeply- Island, to the Senate of the United States, es of these diseases, and everybody is fawhich would have been to him at that time, religious disposition, she soon recovered sufis one of the gratifying featility of the great ficient self-posession to suppress the cry
political reform which has effectually revothat was hissing to her lips, and to walk with lutioned New England. It is also a just re-An incident in the early life of Thomas apparent firmness, to a chair which stood op-Berchell, a devoted missionary to the West posite, and seat herself in it. The marau- and enlightened serfice as Editor of a sterwithout having lost a single drop of There are many cases upon record, persons who conceived a belief that the manufacturer, in the west of Eng-

agony, and tearing the white sheets ing.

her still, fixed gaze, closed his knife, and Michigan, one from Illinois, two from two from Iowa.

Looking round, he saw another heat, just went out. At a single spring, she reached consin, and two from Iowa.

raises in others. She flourishes in courts and palsees, theatres and assemblies, and has no existence but when she is looked up.

Addison.

Cut and stack free case to him in prayer. But more remains to countries, are called papyria. Yet the plant in its native state, underword but little man-learns from a passenger on the Aubrey, that in its native state, underword at Liberty, Mo., on Sait it well, and make the stack as near air-light as hard tramping can make it.

Thursday week. It seems that the woman tight as hard tramping can make it.

Thursday week. It seems that the woman tight as hard tramping can make it.

The learns from a passenger on the Aubrey, that in its native state, underword at Liberty, Mo., on Sait it well, and make the stack as near air-light as hard tramping can make it.

Thursday week. It seems that the woman tight as hard tramping can make it.

Thursday week. It seems that the woman tight as hard tramping can make it. dar Cliffs, when a man accosted him, offering him his hand, and appeared surprised that he was not recognized. It proved to be the smuggler who had guided Mr. Burchell to smuggler who had guided Mr. Burchell to be the length, and then pasting one upon another length, and then pasting chickens, that a pasting contain aikali, which neutralizes the acid of the wire of North's circus was murried to James and tramping can make it.

The Garss is Chickens,—A correspondent who was divorced. She stopped at the length, and then pasting chickens, that a pasting contain aikali, which neutralizes the acid of the wire of North's circus was murried to James and tramping can make it.

The Garss is Chickens,—A correspondent since she was divorced. She stopped at the length and the poison.

The Garss is Chickens,—Tell those of your residers who length and the poison.

The Garss is Chickens,—Tell those of your residers who length and the poison.

The Garss is Chickens, that a pasting one upon another length and the poison.

land probably more than three hundred years. ED.—Our dispatches mentioned the drown-hold about a peck—he then filled them with About the year 1778, Mr. Cecil was appointed to two small livings at Lewes, in Sussex. At this time a very singular providence occurred to him, on his way from Lon-dence occurred to him him the entities of the dence occurred to him, on his way from London to serve these churches. He was dedon't to serve these churches. He was dedon't to serve these churches. He was detained in town till noon, in consequence of
which he did not arrive on East Grinstead
common till after it was dark. On this compeared to be intoxicated, and ready to fall
from his horse. Mr. C., with his creal befrom his horse. Mr. C., with his creal being, when the roan immediately seized the
from his horse. Mr. C., which his conpeared to be intoxicated, and ready to fall
from his horse. Mr. C., with his creal being, when the roan immediately seized the pear and immediately seized the pear and pear to applied to
don't then in the conduct of a peasant's wife,
in the peak of Derbyshire, quoted by Howitt,
is manufacture there, and also among our
date of the sunction of t

which he, alone, could give. One of the till late. One evening when the husband dollars would be well bestowed on the dis-ranging from infancy to seventeen years of men, who seemed to be captain of the gang, was absent, the wife, being up stairs heard covery of some chemical agent for destroying age. asked him who he was, and whither he was some one open the door and enter the house. the coloring matter of time otherwise suitable going. Mr. C. told him very frankly his Supposing it to be her husband, she lay a- material, upon which the usual bleaching name and profession. The leader said, "Sir, wake, expecting him to come op stairs. - processes, even by the means of the most I know you, and have heard you preach at As the usual time clapsed, and he did not powerfed chlorides, have no effect whatever.

The United State Senate.

him, was awakened at night by four figin white, standing about his bed, and
the corners of the bedsize hours earlier than if he waited for the
to be defranded. It occured to him that, by
the first him with the corners of the bedsome hours earlier than if he waited for the
to spring upon her. She, however, showed

at the ruman, who now arew a large class twelve New England Senatoas were Demoknife from his pocket, opened it, and with a
crats. Where are they now? "Crushed
out!" New England is a unit in the U.S.
some hours earlier than if he waited for the f course the officer knew them coach, which did not start till morning. He no visible emotion, but continued to pray, "good men and true," now represent six of head. The cause which fed to this tearful therefore set out at once, and had walked earnestly, and to look upon the man with of the Old Thirteen States. With New deed we did not learn.

friends, and laughed at the simpliheir trick. But the figure remained
allein, and whenever their victim
works him as at first. After a while
ence gave out, and he became angry,
hout eliciting a word from his torhout eliciting a word from his torhour frequency, and to to is upon the man with
york a point word from his torhout eliciting a word from his torhour frequency, and to is it on a upon the man with
york a point word from his torhour frequency from the first at
her ruse, glanced first at
york, we have a majority of the States. With New
york we have a majority of the States that
york, we have a majority of the States that
york, we have a majority of the States that
constituted the Old Confederacy, and
was subsequently arrested, and
york, we have a majority of the States that
york, we have a majority of the Old Confederacy, and
was subsequently arrested, we ded not learn.

Arould was subsequently arrested, we dead not learn.

Arould was subsequently arrested, we dead not learn.

Arould was subsequently arrested, we ded not learn.

Arould was subsequently arrested, we dead not learn.

Arould was subsequently arrested, we dead not learn.

Arould was subsequently arrested, we ded not lea The end of the matter was that the crew, but they only plied their oars the nestly upon God. Suddenly, a panic appeared to sieze him; he blenched beneath pennsylvania, one from Ohio, one her still, fixed gaze, closed his knife, and Michigan, one from Illinois, two from Wis- the discharge of a revolver in the hands of light soil, gives eleven per cent. of well de-

Semination of the power power of the semination of particular power power of the po

Ason, as far as Brittott. The man said that presents into the hearts, and the control of the saling wints the hearts of the control of the saling wints as the possible, and put thim in a far as possible, and the same time that the possible and the same time that t

have any kind of facilities for forming an idea about the wealth of William B. Astor, estimate that it amounts to \$40,000,000 or \$50-000,000. It is mostly in real estate. He lives plainly, but still is not niggardly. He nal frosts. It will also withstand excessive also did the eldest son. The youngest son is mentally weak. Astor himself is now in Paris. He and his eldest son divide their another in Duchess County, where her sum-

mer residence is. - Albany Argus. sion of the facts of a murder in Nicholasville makes but little progress, so slow, indeed, yesterday afternoon. The guilty party is as to have discovraged many cultivators; but wify by blowing her brains out. The weap- a wonderful rapidity. The period of growth

his nephew. The young man had been fined crystalized sugar. teep him from going crazy. This pulling out, and feeling that if he did not the door, with a convulsive rapidity, and feel, and on returning to the field, and on returning to the field to th

Try for a single day. I beseech you, to preserve yourself in an easy and cheering the firm of mind. Be but for one day into the farmhouse. After some conversation, he can a make a search of a fire-worshipper of passion, the san worshipper of passion, and complete the san worshipper of passion, the san worshipper of passion, the san worshipper of passion, the san worship date of as commenced by making holes in the earth, at no scalding.

following is a synopsis:

1. The soil and geographical range of the Chinese sugar cane correspond nearly with those of Indian corn. It produces the best crop on dry uplands, but grows most luxuri-

and experiences no injury from the autumdrought. Ripens its seeds in September in dry and warm soils, in many parts of the New England States; at the extreme south it may be planted no love as the 90th June. 3. Its cost of culture is about the same as

ries from six to eighteen feet, and stalks vafully grown, taken before drying, is from ten to forty tons. Of seed the amount is repor-

The number of gallons sequired to make a

instantly. The reason of this is that ashe-

qulaied. A failfure by any such shore

iff or coroner to give such bond shall vacate his office and said vacancy shall be filled as in other cases as is or may be provided by law. The giving of such bond or the failure to give the same, shall in no wise effect any bond

Sec. 4. That the original act entitled "an act providing for the election of coroners and sheriffs and fixing their terms of office," passed March 8, 1854," be and the same is hereby repealed. Sec. 5. This art shall take effect and be in force from and after its pas-

WILLIAM B. WOODS. Speak. of the House of Representatives.
MARTIN WELKER, Speaker of the Senate. April 12, 1858

No. 167) AN ACT Fo amend at set entitled, an act to amend the act entitled, "An act to provide for the Organization of Cities and incorporated Villages," passed March 11, 1853.

NUMBER 11

the recorder of every county in which such manufacturing establishment, or eny branch thereof, having a place of doing business, may be situated; and

every such certificate shall be recorded

by the recorder of deeds, it a book to

eral Assembly of the State of Ohio; That the att entitled an act providing

for the election of coroners and sher

to read as follows: Section 1. There shall be elected on the second Tuesday of October, bleathfully by the qualified voters of each organized county in this

state, one sheriff and one coroner for

such county who shall hold their office

for two years from the first Monday of January next preceding their election

and until their suc essors are elected and Sec. 2. That the term of office of all shoriffs and coroners elected in the several counties in this state on the second Inesday of October in the year eight-

cen hundred and lifty-six shall expire

on the first Monday of January in the

year nighteen humired and sixty, or as soon thereafter as their respective arecessors are elected and qualified.

Sec. 8. All sheriffs and cotoners

elected in the several counties of this

state on the second Tuesday of Octo-

ber, eighteen hundred and fifty-six,

shall on or before the first Monday in November, eighteen hundred and fifty-eight, give bond according to law con-

be provided for that purpose, in every

Section. I Be it enacted by the General Assembly of the State of Ohio, That the eighteenth section of shid amendatory act

on the owners of any lots or lands aboting on such street, alley, public ground, whurf, landing place and market space, or on the lots or lands through or by which such street alley, public highway, public ground, wharf, lending place or market space shall pass, for the purpose of defraying the expenses of so constructing, improving, repairing, extending, widening, opening or lighting such atreet, alley, public highway, public ground, wharf, landing place or market space, or for the purpose of paying the value of the land or provide for the Creation and Regu-Intion of Incorporated Companies in the State of Ohio, passed May I, lands, lot or lots, which may be appropriated Section 1: Be it enucted by the Genfor the purpose of laying off, opening, ex-tending or widening such street, alley, pub-lic highway, public ground, wharf, landing eral Assembly of the State of Ohio, That the sixty-third section of the act place, or market speae; such charge to be entitled "an act to provide for the creation and regulation of incorporated either in proportion to the fee front of the companies in the State of O'bfo," passlot or lands abuting on such street, alley, ed May 1, 1852, be and the same is public highway, public ground, wharf, land-ing place, or market space, or to the value of amended so as to read as follows: That whenever any unniber of persons, as named in the first section of the set to which this is an amemiment, associate themselves together for the purpose of engaging in the business of manufac-turing, they shall, under their hands and seal, make a certificate specifying the amount of capital stock necessary, the amount of each share, the name of the place where said manufacturing establishment or any branch thereof having a place of doing business shall be located, the name and style by which such manufacturing establishment shall be known; said certificate shall be acknowledged, certified and forwarded to the secretary of state, recorded and copied as is provided in the second section of the act to which this is an amendment, and stepy of such certificate duly authenticated by the secretary of state shall be forwarded by him to the recorder of avery counts in which

such lot or land, as assessed for taxation, under the general law of the state, as such municipal corporation may in each case determine, and they shall also have the power to provide by ordinance for the lighting of any railway, or portion thereof which may be located within the corporate limits of such town or city in such mode and manner as the city or town council shall prescribe, and when it shall be deemed necessary or proper by any town of city council to provide to the lighting of any such railway, or portion, thereof located as aforesaid, they shall pass which shall not be less than thirty days, so to light their track or tracks, or such portion the mode and manner in which the same shall be done; the number style and size of lamp osts burners lawns and all other formers and pparatus nec essary for such lighting, and done in conformity with the provisions and specifications of such ordinance, or should any railroad company fail or refuse to light its track, or such portion thereof as may be ordinance, the city or town council may proceed immediately to cause such lighting to be done in conformity with the provisions of such ordinance; and such municipal corporation may either by a general ordinance or resolution, prescribe the mode in which the charge or any railroad company or companies shall be assessed and determinedsuch charge, when so assessed and determined, shall be payable by the railroad company or companies at the time of the assessor land in the possession of such railroad company or companies, from the time of the assessment; such charge may be collected and lien enforced by a proceeding at law or in equity, either in the name of the municipal corporation, or of any person to whom it shall have directed payment to be made; in any such proceedings at law, when pleadclare generally for work and labor done, and materials furnished on the particular railway part or parts thereof; proceedings at law or

in equity may be instituted against all the railroad companies or each or any of them whose tracks may be located as aforesaid, shall have been made, or to enforce the lien against all the lots or land, or such lots or purcel, or any number of them affected by judgment or decree shall be rendered severally or separately for the amount properly chargeable, and any proceeding may be served in the discretion of the court, for the purpose of trial, review or appeal, and in any uch procesding, when the court trying and work has been done, materials formished, which according to the true interrt of the ordinance aforesaid, and the provisions of the act, would be properly chargeable on the lot or land, or against any railroad company, whose railway or part thereof shall have been so lighted, a recovery shall be had or a charge enforced to the extent of the proper proportion of the value of the work or material which would be chargeable on such lot or land, or against such railroad company; so-cording to the provisions of such ordinance and of this section, notwithstanding any irregularity, informality or defect in any nasessment on the part of such municipal cor-poration or its officefs; but in such case the court shall adjudge as to costs as may be payment shall have been neglected or required, any municipal corporation, or any person to whom the said corporation shall have directed payment to be made, shall be entitled to recover, in addition to the amount ssessed, with interest from the time of an

sessment, the additional sum of five per cent, penalty to defray the expenses of collection and which shall be included in the judge-T add has MARTIN WELKER, want President of the Senate April 19, 1858.

To amend an act entitled "An act to regulate the fees of officers in civil and criminal cases," passed March 5th, 1831.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That section fifteen of said act be so smended as to read as follows: Sec. 15. That each regular grand and petit juror shall be allowed the sum of one dollar and fifty cents per day for

each and every day he may serve as such juror, and five cents per mile from his place of residence to the county seat to be certifi-ed by the clerk of the court, and be paid out of county treasury, and on the order of the county auditor; provided that nothing in this act contained shall be construed to apply to a struck jury, and to jurors on inquests holden by coroners or justices, each one dollar to be paid out of the county treasury on the order of the county auditor, who shall be fur-nished by the coroner or justice with the

Sec. 2. That section nixteen of said act